

### REMARKS

Claim 1 stands rejected under 35 U.S.C §112, second paragraph as lacking antecedent basis. Claims 14-20 and 23-26 stand rejected under 35 U.S.C § 102(e), as being anticipated by US patent application publication number 2003/0037108 (hereinafter Peiffer). Claims 27 and 28 stand rejected under 35 U.S.C § 103(a), as being unpatentable over Peiffer in view of US patent No. 7,207,044 (hereinafter Laux). Applicants respectfully request reconsideration and allowance of the pending claims in view of the foregoing amendments and the following remarks.

Claims 1-13, 21 and 22 have been previously canceled. Thus, claims 14-20 and 23-28 are currently pending and presented for examination.

#### Response §112, Second Paragraph Rejections

There is no claim 1 pending in the present application, but claim 14 previously included the objected-to term "back-transmitted". The rejection has been corrected in view of the claim amendments made by Applicants. Applicants believe that the claims, as amended, appropriately meet the threshold of requirements of clarity and precision described in M.P.E.P. §2173.02. Therefore, the rejection should be withdrawn. If the Examiner believes that further improvements in the clarity or precision of the claim language can be made, then Applicants kindly requests the Examiner to provide specific suggestions to achieve any such further improvements.

#### Response to Rejections Under Section §102:

MPEP §2131 provides that a claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described in a single prior art reference. The identical invention must be shown in as complete detail as contained in the claim. The elements must be arranged as required by the claim.

Applicants respectfully note that M.P.E.P. §2111 does not give *carte blanche* (unlimited freedom) to the Examiners in connection with claim interpretation during prosecution. M.P.E.P.

§2111 expressly requires that the Examiner's claim interpretation must be 1) reasonable, and 2) must also be consistent with the interpretation that those skilled in the art would reach.

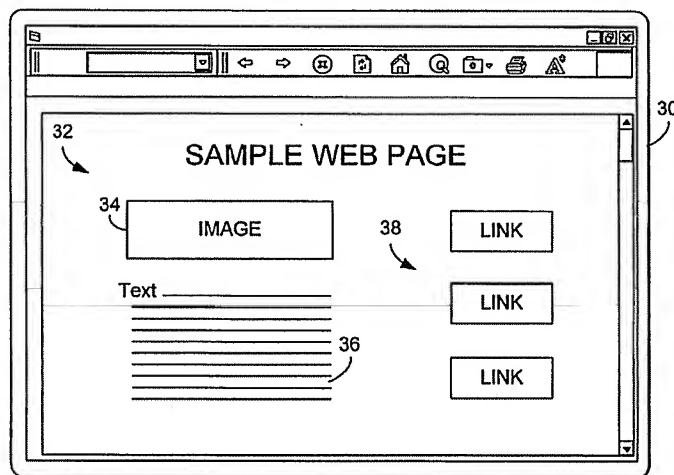


FIG. 3

The Office Communication purports FIG. 3 of Peiffer (shown above) as being relevant regarding the claimed invention. However, one skilled in the art consistent with the accompanying disclosure of Peiffer will appreciate that FIG. 3 has nothing to do with “a plurality of window instances individually selectable with distinct operational settings for accessing Web pages”, as set forth in the claimed invention. FIG. 3 merely displays a standard web page 32 including common elements that may be part of the web page, such as text 36, images 34 and hyperlinks 38. There is nothing in the description of Peiffer that even remotely suggests that web page 32 contains “a plurality of window instances individually selectable with distinct operational settings for accessing Web pages”.

In view of the foregoing considerations, Applicants respectfully submit that Peiffer fails as an anticipatory reference being that Peiffer fails to describe or suggest, “opening by the client a plurality of window instances individually selectable with distinct operational settings for accessing Web pages” as set forth in independent claim 14, (and as set forth in claims 25 and 26). Therefore, Applicants respectfully request that the Examiner withdraw the Section 102 rejections.

Response to Rejections Under Section §103

In connection with the rejection of claims 27 and 28, it is noted that Laux fails to remedy the fundamental deficiencies of Peiffer regarding the claimed invention, as noted above. Accordingly, the Peiffer/Laux combination does not constitute an appropriate *prima facie* combination for rejecting the foregoing claims under 35 USC 103(a), and these rejections should also be withdrawn.

Conclusion

For the foregoing reasons, Applicants respectfully request that the Examiner reconsider the rejections and timely pass the application to allowance. Please grant any extensions of time required to enter this paper. The commissioner is hereby authorized to charge any appropriate fees due in connection with this paper, including fees for additional claims and terminal disclaimer fee, or credit any overpayments to Deposit Account No. 19-2179.

Respectfully submitted,

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By: Janet D. Hood  
Janet D. Hood  
Registration No. 61,142  
(407) 736-4234

Siemens Corporation  
Intellectual Property Department  
170 Wood Avenue South  
Iselin, New Jersey 08830